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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/598,010	06/20/2000	Antoine Bastard	P/3255-43	5043	
2352 7590 06/03/2004			EXAMINER		
	OSTROLENK FABER GERB & SOFFEN 1180 AVENUE OF THE AMERICAS			LAZOR, MICHELLE A	
	E OF THE AMERICAS		1071077		

DATE MAILED: 06/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No.	Applicant(s)	Applicant(s)		
09/598,010	BASTARD ET AL			
Examiner	Art Unit			
Michalla A Lazor	1734			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence a

	The Test - In the edition of the property of t
	PERIOD FOR REPLY [check either a) or b)]
	a) Sign period for righy outpine Signoids from the mailing date of the final registion. If the period for righy outpine (in The mailing date of the final registion). If the period for righy outpine (in (in mailing date of this Arrivary Action), or (2) due date set forth in the final registion, whichever as later. In one word, however, will be subsidiary period for period register in the SIX MONTHS from the mailing date of this first injection. ONLY ORCH THE BOX WHICH THE FIRST RECEIVED HEAD DIVINITIES WOOD WORTHS OF THE REPORT RECEIVED HEAD WOOD WOOD WORTHS OF THE REPORT RECEIVED HEAD DIVINITIES WOOD WORTHS OF THE REPORT RECEIVED HEAD WORTH WOOD WOOD WOOD WOOD WOOD WOOD WOOD WOO
	Extremol of time may be obtained under 37 CFF I.13(b). The date on which he patition under 37 CFF I.13(b) and the appropriate deterior for but between Title 1 is 14 (b). The patient is a substantial to the patient in the patient of the patient is a substantial to the patient in the patient of the patient is a substantial to the patient in the patient is a substantial to the patient in the patient is a substantial to the patient in the patient is a substantial to the patient is a substantial to the patient in the patient is a substantial to the patient in the patient is a substantial to the patient in the patient is a substantial to the patient is a substantial t
	1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.
	2. The proposed amendment(s) will not be entered because:
	 (a) ☐ they raise new issues that would require further consideration and/or search (see NOTE below);
	(b) ☐ they raise the issue of new matter (see Note below);
	 (c) they are not deemed to place the application in better form for appeal by materially reducing or simplifying t issues for appeal; and/or
	(d) they present additional claims without canceling a corresponding number of finally rejected claims.
	NOTE: See Continuation Sheet.
	Applicant's reply has overcome the following rejection(s):
	4. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendmen canceling the non-allowable claim(s).
	 The a) affidavit, b) exhibit, or c) request for reconsideration has been considered but does NOT place the application in condition for allowance because;
	6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.
	7. For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.
	The status of the claim(s) is (or will be) as follows:
	Claim(s) allowed:
	Claim(s) objected to:
	Claim(s) rejected:
	Claim(s) withdrawn from consideration:
	8. ☐ The drawing correction filed on is a) ☐ approved or b) ☐ disapproved by the Examiner.
	9. ☐ Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s)
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	Miller G. (Alain in 18-18)
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09/598,010

Communition of 2 NOTE: Claims 43 - 70, directed to an appearatus, have not been previously considered, and may require restriction. Additionally, no arguments were made with respect to the specific requirement of the first Office Action (81794). The previous Additionally, no arguments were made with respect to the specific respective of communities of the first office and the presently amended claims (418004). Only were directed to a different of direction and therefore are not considered applicable to the presently amended claims (418004).